Pursuant to S.B. 1185, effective 07/15/08; AB 333, effective 07/15/09; and AB 208, effective 07/15/11

CUSTOMER FAQ'S

- Q. How do I know my map qualifies for the automatic time extensions pursuant to SB 1185, AB 333, and AB 208?
- A. <u>SB 1185 automatically granted</u> a 12-month time extension to any Tentative Map or Vesting Tentative Map [or Tentative Parcel Map] <u>which met the following three criteria:</u>
 - (1) It was approved prior to July 15, 2008,
 - (2) It had not expired on July 15, 2008, and
 - (3) It would otherwise have expired prior to January 1, 2011.

For purposes of determining criterion (3), "discretionary" time extensions granted prior to July 15, 2008, and extensions based on the filing of a final maps in unitized projects with certain amounts of required offsite improvements are included. However, extensions based on development moratoria or litigation stays are not included.

AB 333 automatically granted a 24-month time extension to any Tentative Map or Vesting Tentative Map [or Tentative Parcel Map] which meets three criteria:

- (1) It was approved prior to July 15, 2009,
- (2) It had not expired on July 15, 2009, and
- (3) It would otherwise have expired prior to January 1, 2012.

For purposes of determining criterion (3), "discretionary" time extensions granted prior to July 15, 2009 (under Sections. 66452(e) and 66463.5(c) of the Subdivision Map Act) and time extensions recognized for filing finals map on or before July 15, 2009 (under Sec. 66452(a) of the Act) are included. However, extensions based on development moratoria or litigation stays are not included.

AB 208 automatically granted a 24-month time extension to any Tentative Map or Vesting Tentative Map [or Tentative Parcel Map] which meets three criteria:

- (1) It was approved prior to July 15, 2011,
- (2) It had not expired on July 15, 2011, and
- (3) It would otherwise have expired prior to January 1, 2014.

For purposes of determining criterion (3), "discretionary" time extensions granted prior to July 15, 2011 (under Sections 66452(e) and 66463.5(c) of the Subdivision Map Act) and time extensions recognized for filing finals map on or before July 15, 2011(under Sec. 66452(a) of the Act) are included. However, extensions based on development moratoria or litigation stays are not included.

Q. Do I need to submit a letter of request to receive the automatic time extensions for my map?

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PDS-356 (Rev. 09/21/2012)



County of San Diego, PDS, Zoning Division AUTOMATIC TIME EXTENSIONS FOR MAPS

Continued

A. No, a subdivider does not need to request the automatic extension. This urgency measure automatically extends maps for up to a total of 60 months, as stated above. No further action is required by the subdivider.

Q. What if I want to submit an Extension of Time application based upon my original expiration date?

A. Sections 81.308(b) and 81.617 of the County of San Diego Subdivision Ordinance state, "The application shall be filed no more than 180 days prior to such expiration", therefore, the subdivider must wait to submit the extension of time application until no more than 180 days prior to the new expiration date.

Q. Are all of the discretionary permits associated with the approved map automatically extended?

A. No, subdividers must be aware that this urgency measure only extends the tentative map or tentative parcel map. If a related permit or approval (such as a major use permit, site plan, etc.) granted by the County <u>itself states</u> that it is in effect or extended as long as the associated Tentative Map is in effect, then the related permit or approval would be extended also. Or, if there is a particular County ordinance that says that such a related permit or approval is extended based on an associated Tentative Map being extended, then that would also operate to extend the related permit or approval. Subdividers should review their associated discretionary permits to determine the actual expiration date.

Q. What do I do if the discretionary permit(s) are not in effect or extended as long as the associated tentative map is in effect?

A. There may be situations where a discretionary permit extension of time request will need to be processed one year before the associated tentative map or tentative parcel map expires. If these associated permits (that do not state that they are in effect as long as the associated map) expire, the subdivider would need to reapply and process a new permit. The subdivider is responsible for submitting an application for an extension of time prior to the expiration of a discretionary permit.

Q. What is the maximum length of time for which an Extension of Time can be granted for a Tentative Map or Tentative Parcel Map?

A. The maximum length of time for which the County is authorized to grant a "discretionary" time extension under Gov. Code Sections 66452.6(e) [Tentative Maps] or 66463.5(c) [Tentative Parcel Maps], has been increased from five years to six years. Only "discretionary" time extensions under the referenced Map Act sections are affected. Other authorized time extensions (such as those based on filing a final map for a unit of a unitized map with a certain amount of required off-site improvements development moratoria, and stays for litigation), are not affected.